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APPLICATION NO.	F	TLING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/827,055		04/19/2004	John W. Cross	31125-CNT1-DIV1	2297	
23589	7590	08/24/2004		EXAM	INER	
HOVEY W		IS LLP ., SUITE 400		PRITCHETT, JOSHUA L		
KANSAS CITY, MO 64108				ART UNIT	PAPER NUMBER	
				2872		
				DATE MAILED: 08/24/200	DATE MAILED: 08/24/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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-	Application No.	Applicant(s)
	10/827,055	CROSS, JOHN W.
Office Action Summary	Examiner	Art Unit
	Joshua L Pritchett	2872
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with	h the correspondence address
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a re ply within the statutory minimum of thirty d will apply and will expire SIX (6) MONT ate, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on This action is FINAL. 2b)⊠ The Since this application is in condition for allow closed in accordance with the practice under	is action is non-final. ance except for formal matte	•
Disposition of Claims		
4) Claim(s) <u>1-3</u> is/are pending in the application 4a) Of the above claim(s) is/are withdr 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-3</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	rawn from consideration.	
Application Papers		
 9) The specification is objected to by the Examination 10) The drawing(s) filed on 19 April 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Item 	a)⊠ accepted or b)⊡ object the drawing(s) be held in abeyand the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority documents. * See the attached detailed Office action for a list	nts have been received. nts have been received in Apionity documents have been received in Apionity documents have been received.	oplication No received in this National Stage
Attachment(s) I) ☑ Notice of References Cited (PTO-892)	4) Interview S	ımmary (PTO-413)
Notice of References Cited (F10-692) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0-Paper No(s)/Mail Date <u>4-04</u> .	Paper No(s)	/Mail Date ormal Patent Application (PTO-152)

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DETAILED ACTION

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-3 are rejected under the judicially created doctrine of double patenting over claims 1-11, 16-19 and 35-51 of U. S. Patent No. 6,542,302 since the claims, if allowed, would improperly extend the "right to exclude" already granted in the patent.

The subject matter claimed in the instant application is fully claimed in the patent and is covered by the patent since the patent and the application are claiming common subject matter, as follows: Claims 1-11 of US 6,542,302 claim a lens with an antireflective coating and a hydrophobic coating, and the hydrophobic coating being sufficiently strong to maintain at least 95% of its hydrophobic characteristics after undergoing 20 stokes along the same line with an eraser that exerts 2.5 pounds of pressure as claimed in claims 1-3 of the current application. Claims 38-51 of US 6,542,302 claims the use of the claimed scope device having a housing and

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a lens in the housing and a coating on the lenses in the housing as claimed in claim 3 of the current application. Claims 35-51 of US 6,542,302 claims the claimed characteristics of the vapor deposition of the hydrophobic layer as claimed in claims 1-3 of the current application. Claims 16-19 of US 6,542,302 claims the antireflective layer comprising about 3-7 sublayers as claimed in claims 1-3 of the current application.

Furthermore, there is no apparent reason why applicant was prevented from presenting claims corresponding to those of the instant application during prosecution of the application which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

Allowable Subject Matter

Claims 1-3 would be allowable if rewritten or amended to overcome the rejection(s) under non-statutory double patenting, set forth in this Office action.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art of record fails to teach or suggest a lens coating comprising an anti-reflective layer comprising 3-7 sublayers and a hydrophobic layer, the coating retaining at least 95% of a hydrophobic characteristic after undergoing a test where a rubber eraser for at least 20 strokes along the same line using 2.5 pounds of pressure on the eraser.

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Conclusion

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Joshua L Pritchett whose telephone number is 571-272-2318.

The examiner can normally be reached on Monday - Friday 7:00 - 3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Drew A Dunn can be reached on 571-272-2312. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JLP

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DREW A. DUNN SUPERVISORY PATENT EXAMINER